INTERNAL OPERATIONS STANDING COMMITTEE

5

OFFICE OF CONTRACTING AND PROCUREMENT

February 1, 2019

HONORABLE CITY COUNCIL:

The Purchasing Division of the Finance Department recommends a Contract with the following firm(s) or person(s):

6001710

100% City Funding – To Provide Workers Comp, and No- Fault – Insurance. Contractor: CompOne, an FDI Company – Location: 39500 High Pointe Blvd., Ste. 400, Novi, MI 48375 – Contract Period: Upon City Council Approval through June 30, 2022 – Total Contract Amount: \$5,411,226.00 LAW

Respectfully submitted,

Boysie Jackson, Chief Procurement Officer Office of Contracting and Procurement

BY	COUNCIL MEMBER	MCCALISTER

RESOLVED, that Contract No. 6001710 referred to in the foregoing communication dated February 1, 2019, be hereby and is approved.



David Whitaker, Esq.
Director
Irvin Corley, Jr.
Executive Policy Manager
Marcell R. Todd, Jr.
Senior City Planner
Janese Chapman
Deputy Director

LaKisha Barclift, Esq.
M. Rory Bolger, Ph.D., AICP
Elizabeth Cabot, Esq.
Tasha Cowen
Richard Drumb
George Etheridge
Deborah Goldstein

City of Detroit CITY COUNCIL

LEGISLATIVE POLICY DIVISION

208 Coleman A. Young Municipal Center Detroit, Michigan 48226

Phone: (313) 224-4946 Fax: (313) 224-4336

Christopher Gulock, AICP
Derrick Headd
Marcel Hurt, Esq.
Kimani Jeffrey
Anne Marie Langan
Jamie Murphy
Kim Newby
Analine Powers, Ph.D.
Jennifer Reinhardt
Sabrina Shockley
Thomas Stephens, Esq.
David Teeter
Theresa Thomas
Kathryn Lynch Underwood

TO:

The Honorable Detroit City Council

FROM:

David Whitaker, Director

Legislative Policy Division

DATE:

January 28, 2019

RE:

Proposed Amendment to Debarment Ordinance

The Legislative Policy Division (LPD) has received a request from Council President Pro-Tem Mary Sheffield to draft an amendment to the Debarment Ordinance to include the submission of false or misleading information to obtain or receive certification as a Detroit-based or Detroit-resident business as a ground for debarment.

LPD has provided the attached proposed amendment to the Debarment Ordinance for submission to the Law Department for review and approval as to form and City Council's consideration.

If we can be of further assistance please call upon us.

SUMMARY

AN ORDINANCE to amend Chapter 18 of the 1984 Detroit City Code, Finance and Taxation; by amending Article V, Purchases and Supplies, Section 18-11-5 Grounds for Debarment; Subsection (a)(6) to include the falsification of information to obtain certification as a Detroit-based, Detroit-headquartered or Detroit-resident business.

1	BY COUNCI	L MEMBER:				
2		AN ORDINANCE to amend Chapter 18 of the 1984 Detroit City Code, Finance				
3	and Taxation; by amending Article V, Purchases and Supplies, Section 18-11-5 Ground					
4	Debarment, S	ubsection (a)(6) to include the falsification of information to obtain certification as				
5	a Detroit-base	d, Detroit-headquartered or Detroit-resident business.				
6						
7	IT IS	HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT				
8	THAT:					
9	Sectio	n 1. Chapter 18 of the 1984 Detroit City Code, Finance and Taxation; by				
10	amending Art	icle V, Purchases and Supplies, Section 18-11-5 Grounds for Debarment,				
11	Subsection (a)(6); to read as follows:					
12	Sec. 18-11-5.					
13	(a)	A contractor may be debarred, based upon a preponderance of the evidence, for:				
14	(1)	Violation of the terms of a City contract or subcontract, or a contract or subcontract				
15		funded in whole or in part by City funds, such as failure to perform in accordance				
16		with the terms of one or more contracts; or the failure to perform, or unsatisfactory				
17		performance of one or more contracts;				
18	(2)	Failing to comply with state, federal or local laws or regulations applicable to the				
19		performance of a contract;				
20	(3)	Violation of a City ordinance, City procurement or other policies or administrative				
21		order that has the gravity or sufficiency to justify debarment. The Inspector General				
22		shall make a determination on whether the violation has reached a level justifying				
23		debarment based upon the totality of the circumstances creating the violation;				

(4)	Knowingly,	or negligently	using a	debarred	contractor a	is a	subcontractor
-----	------------	----------------	---------	----------	--------------	------	---------------

- (5) Evidence of (i) the contractor or the contractor's officers or owners, or (ii) any person or entity having a direct or indirect financial or beneficial interest in the contractor or its operations; engaging in a criminal offense or civil misconduct that evidences a lack of business integrity or business honesty, including but not limited to, embezzlement, theft, theft of services, forgery, bribery, fraud, tax evasion, falsification or destruction of records, making false statements, or receiving stolen property, or violations of laws relating to the obtaining or performance of public contracts;
- (6) Submission of false or misleading documentation, or making false or misleading statements (Including but not limited to information provided to secure or receive certification as a Detroit-based, Detroit-headquartered or Detroit-resident business as defined in Section 18-5-1 of the City Code);
- (7) Failure to report unethical conduct by a public servant; or
- (8) Any other conduct that evidences the inability of the contractor to act responsibly in its conduct on behalf of the City.
- Section 2. All ordinances or parts of ordinances in conflict with this ordinance are repealed.
- Section 3. This ordinance is declared necessary for the preservation of the public peace, health, safety, and welfare of the people of the City of Detroit.
- **Section 4.** If this ordinance is passed by a two-thirds (2/3) majority of City Council members serving, it shall be given immediate effect and shall become effective upon publication in accordance with Section 4-118 of the 2012 Detroit City Charter; if passed

by less than a two-thirds (2/3) majority of City Council members serving, it shall become 1 effective no later than thirty (30) days after publication in accordance with Section 4-118 2 of the 2012 Detroit City Charter; if this ordinance specifies a certain date to become 3 effective, it shall become effective in accordance with the date 4 5 Approved as to form: 6 Lawrence T. Garcia 7 Corporation Counsel 8 9